UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

In re:

Bankruptcy Case

PG&E CORPORATION,

- and
PACIFIC GAS AND ELECTRIC

COMPANY,

COMPANY,

Debtors.

Bankruptcy Case

No. 19-30088 (DM)

Chapter 11

(Lead Case)

(Jointly Administered)

CERTIFICATE OF SERVICE

- I, Nicholas Vass, do declare and state as follows:
- 1. I am employed at Prime Clerk LLC ("*Prime Clerk*"), the claims and noticing agent for the debtors in the above-referenced chapter 11 bankruptcy cases.
- 2. On November 1, 2019, at my direction and under my supervision, employees of Prime Clerk caused the following documents to be served by the method set forth on the Master Service List attached hereto as **Exhibit A**:
 - Notice of Debtors' Designation of Claims Filed by the United States of America, the California and Adventist Health System as Unliquidated and Subject to Estimation [Docket No. 4553]
 - Notice of Third Party Subpoena Issued to California Regional MLS, attached hereto as
 Exhibit B
- 3. On November 1, 2019, at my direction and under my supervision, employees of Prime Clerk caused the following document to be served by the method set forth on the Fee Application Service List attached hereto as **Exhibit C**:

- Certificate of No Objection regarding Fourth Monthly Fee Statement of
 PricewaterhouseCoopers LLP for Allowance and Payment of Compensation and
 Reimbursement of Expenses for the Period of May 1, 2019 through May 31, 2019 [Docket
 No. 4551]
- 4. Additionally, on November 1, 2019, at my direction and under my supervision, employees of Prime Clerk caused a CHAMBERS COPY of the following documents to be delivered via first class mail to the U.S. Bankruptcy Court Northern District of CA, Attn: Honorable Dennis Montali, 450 Golden Gate Ave, 18th Floor San Francisco, CA 94102:
 - Notice of Debtors' Designation of Claims Filed by the United States of America, the
 California and Adventist Health System as Unliquidated and Subject to Estimation [Docket
 No. 4553]
 - Notice of Third Party Subpoena Issued to California Regional MLS, attached hereto as
 Exhibit B
- 5. I have reviewed the Notices of Electronic Filing for the above-listed documents, and I understand that parties listed in each NEF as having received notice through electronic mail were electronically served with that document through the Court's Electronic Case Filing system.
- 6. I declare under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct and that if called upon as a witness, I could and would competently testify thereto.

Executed this 6th day of November 2019, at New York, NY.

Nicholas Vass

Entered: 11/06/19 16:11:54

Master Service List Served as set forth below

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In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

Master Service List Served as set forth below

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creditors and plaintiffs in Bagorio, et al. v.		Attn: Ronald L.M. Goldman, Diane Marger Moore		
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In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

Master Service List Served as set forth below

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	1	1		1

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Master Service List Served as set forth below

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In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

Master Service List Served as set forth below

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Arlington Wind Power Project LLC	EDP Renewables North America LLC	Houston TX 77002	Randy.Sawyer@edpr.com	Email
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Information Agent for the Official Committee		Attn: PG&E UCC and PG&E TCC	, ,	
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Committee of Tort Claimants	Epiq Corporate Restructuring, LLC	New York NY 10017	sgarabato@epiqglobal.com	Email
		Attn: General Counsel	- 1. 10	
		888 First St NE		
Federal Energy Regulatory Commission	Federal Energy Regulatory Commission	Washington DC 20426		First Class Mail
, , , , , , , , , , , , , , , , , , ,	9, 9 ,	Attn: STEVEN H. FELDERSTEIN and PAUL J. PASCUZZI		
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In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

Master Service List Served as set forth below

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Westshore, Llc; K. Hovnanian Companies of				
California, Inc.; K. Hovnanian Homes Northern				
California, Inc.; K. Hovnanian Homes of				
Northern California, Inc.; K. Hovnanian				
Homes, Inc.; K. Hovnanian Meadow View at				
Mountain House, LLC; and K. Hovnanian's		Attn: Edward R. Huguenin, Esq. and James L. Bothwell, Esq.		
Aspire at Union Village, LLC and Counsel to		3001 Lava Ridge Court, Suite 300		
proprie at officir village, LLC and Counsel to		5001 Lava Mage Court, June 500		

In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

Exhibit A Master Service List

Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Energy Producers, LLC, Sunshine Gas		50 California Street		
Producers, LLC, Woodland Biomass Power,		Suite 1700		
LLC f/k/a Woodland Biomass Power, Ltd.	HUNTON ANDREWS KURTH LLP	San Francisco CA 94111	keckhardt@huntonak.com	First Class Mail
Counsel for DTE Stockton, LLC, Mt. Poso				
Cogeneration Company, LLC f/k/a Mt. Poso				
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Interested Party John A. Vos A	John A. Vos	San Rafael CA 94901		First Class Mail

In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

Exhibit A Master Service List Served as set forth below

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In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

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In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

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In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

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In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

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In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

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evens & Lee, P.C.	King of Prussia PA 19406	lpg@stevenslee.com	Email
	Attn: Jan D. Sokol, Esq., Kevin M. Coles, Esq.		
	2300 SW First Avenue, Suite 200		
ewart Sokol & Larkin LLC	Portland OR 97201	kcoles@lawssl.com	Email
	Attn: Jeffrey H. Lowenthal		
	235 Pine Street		
EYER LOWENTHAL BOODROOKAS	15th Floor		
VAREZ & SMITH LLP	San Francisco CA 94104	jlowenthal@steyerlaw.com	Email
	ATTN: PAUL R GLASSMAN		
	100 Wilshire Boulevard, 4th Floor		
RADLING YOCCA CARLSON & RAUTH, P.C.	Santa Monica CA 90401	pglassman@sycr.com	Email
	2029 Century Park East		
ROOCK & STROOCK & LAVAN LLP	Los Angeles CA 90067-3086	dmoon@stroock.com	Email
	2029 Century Park East		
roock & Stroock & Lavan LLP	Los Angeles CA 90067-3086	fmerola@stroock.com	Email
	Attn: Kristopher M. Hansen, Erez E. Gilad, Matthew G. Garofalo	khansen@stroock.com	
	180 Maiden Lane	egilad@stroock.com	
roock & Stroock & Lavan LLP	New York NY 10038-4982	mgarofalo@stroock.com	Email
		khansen@stroock.com	
		egilad@stroock.com	
		mgarofalo@stroock.com	
	Attn: Mark A. Speiser, Kenneth Pasquale, Sherry J. Millman,	holsen@stroock.com	
	Harold A. Olsen	mspeiser@stroock.com	
	180 Maiden Lane	kpasquale@stroock.com	
ROOCK & STROOCK & LAVAN LLP	New York NY 10038-4982	smillman@stroock.com	Email
	Attn: Sander L. Esserman, Cliff I. Taylor		
	2323 Bryan Street		
utzman, Bromberg, Esserman & Plifka,	Suite 2200	esserman@sbep-law.com	
C.	Dallas TX 5201-2689	taylor@sbep-law.com	Email
	Attn: John W. Mills, III		
	1600 Parkwood Circle		
	Suite 200		
aylor English Duma LLP	Atlanta GA 30339	jmills@taylorenglish.com	Email
e e e re	evens & Lee, P.C. Event Sokol & Larkin LLC EYER LOWENTHAL BOODROOKAS VAREZ & SMITH LLP RADLING YOCCA CARLSON & RAUTH, P.C. ROOCK & STROOCK & LAVAN LLP OOCK & STROOCK & LAVAN LLP ROOCK & STROOCK & LAVAN LLP ROOCK & STROOCK & LAVAN LLP	New York NY 10022 Attn: Leonard P, Goldberger 620 Freedom Business Center Suite 200 Newns & Lee, P.C. King of Prussia PA 19406 Attn: Jan D. Sokol, Esq., Kevin M. Coles, Esq. 2300 SW First Avenue, Suite 200 Portland OR 97201 Attn: Jeffrey H. Lowenthal 235 Pine Street EYER LOWENTHAL BOODROOKAS WAREZ & SMITH LLP San Francisco CA 94104 ATTN: PAUL R GLASSMAN 100 Wilshire Boulevard, 4th Floor Santa Monica CA 90401 Attn: David W. Moon 2029 Century Park East Los Angeles CA 90067-3086 Attn: Frank A. Merola 2029 Century Park East Los Angeles CA 90067-3086 Attn: Frank A. Merola 2029 Century Park East Los Angeles CA 90067-3086 Attn: Kristopher M. Hansen, Erez E. Gilad, Matthew G. Garofalo 180 Maiden Lane New York NY 10038-4982 Attn: Mark A. Speiser, Kenneth Pasquale, Sherry J. Millman, Harold A. Olsen 180 Maiden Lane New York NY 10038-4982 Attn: Sander L. Esserman, Cliff I. Taylor 2323 Bryan Street straman, Bromberg, Esserman & Plifka, Litz John W. Mills, III 1600 Parkwood Circle Suite 200 Dallas TX 5201-2689 Attn: John W. Mills, III 1600 Parkwood Circle Suite 200	New York NY 10022 cp@stevenslee.com Attn: Leonard P. Goldberger 620 Freedom Business Center Suite 200 Nems & Lee, P.C. King of Prussia PA 19406 pgg@stevenslee.com Attn: Jan D. Sokol, Esq., Kevin M. Coles, Esq. 2300 SW First Avenue, Suite 200 Portland OR 97201 kcoles@lawssl.com Attn: Jeffrey H. Lowenthal 235 Pine Street SYER LOWENTHAL BODDROOKAS ATTN: PAUL R GLASSMAN JO Wilshire Boulevard, 4th Floor SADLING YOCCA CARLSON & RAUTH, P.C. Attn: David W. Moon 2029 Century Park East OOCK & STROOCK & LAVAN LLP OOCK & STROOCK & LAVAN LLP OOCK & STROOCK & Lavan LLP Attn: Kristopher M. Hansen, Erez E. Gilad, Matthew G. Garofalo 180 Maiden Lane New York NY 10038-4982 ROOCK & STROOCK & LAVAN LLP New York NY 10038-4982 ROOCK & STROOCK & LAVAN LLP New York NY 10038-4982 STROOCK

In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

Exhibit A Master Service List

Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
		Attn: Stephan Brown and Daniel Griffin		
1		3300 Douglas Blvd.		
1		Ste. 100		
Counsel to Road Safety, Inc.	The Bankruptcy Group, P.C.	Roseville CA 95661	daniel@thebklawoffice.com	Email
		Attn: Erika J. Schoenberger, General Counel		
		1500 N. Mantua Street		
Counsel for The Davey Tree Expert Company	The Davey Tree Expert Company	Kent OH 44240	Erika.Schoenberger@davey.com	Email
		Attn: Joseph West Esq.		
Counsel to International Church of the		575 E. Locust Ave., Suite 120		
Foursquare Gospel	The Law Office of Joseph West	Fresno CA 93720	josephwest@westlawfirmofcalifornia.com	Email
		Attn: Albert Togut, Kyle J. Ortiz, Amy M. Oden, Amanda C.		
1		Glaubach	altogut@teamtogut.com	
1		One Penn Plaza	kortiz@teamtogut.com	
		Suite 3335	aoden@teamtogut.com	
Counsel to Compass Lexecon, LLC	TOGUT, SEGAL & SEGAL LLP	New York NY 10119	aglaubach@teamtogut.com	Email
		Attn: Gabriel Ozel		
Counsel for Consolidated Edison Development	t	11682 El Camino Real, Suite 400		
Inc., Southern Power Company	TROUTMAN SANDERS LLP	San Diego CA 92130-2092	gabriel.ozel@troutman.com	Email
		Attn: Harris B. Winsberg, Esq., Matthew G. Roberts, Esq.		
		600 Peachtree St. NE		
1		Suite 3000	harris.winsberg@troutman.com	
Counsel for Southern Power Company	TROUTMAN SANDERS LLP	Atlanta GA 30308	matthew.roberts2@troutman.com	Email
		Attn: Mark Toney, Thomas Long		
1		785 Market St		
Counsel for TURN – The Utility Reform		Suite 1400	mtoney@turn.org	
Network	TURN—The Utility Reform Network	San Francisco CA 94103	tlong@turn.org	Email
		Attn: General Counsel		
1		U.S. NRC Region IV		
1		1600 E. Lamar Blvd.		
Nuclear Regulatory Commission	U.S. Nuclear Regulatory Commission	Arlington TX 76011		First Class Mail
		Attn: General Counsel		
Nuclear Regulatory Commission	U.S. Nuclear Regulatory Commission	Washington DC 20555-0001		First Class Mail
		Attn: Tonya W. Conley, Lila L. Howe		
1		1400 Douglas Street		
1		STOP 1580		
Interested Party	Union Pacific Railroad Company	Omaha NE 68179	bankruptcynotices@up.com	Email
		Attn: Jina Choi, Regional Director		
1		San Francisco Regional Office		
1		44 Montgomery Street, Suite 2800		
US Securities and Exchange Commission	US Securities and Exchange Commission	San Francisco CA 94104	sanfrancisco@sec.gov	Email
		Attn: Office of General Counsel		
i e e e e e e e e e e e e e e e e e e e		100 F St. NE MS 6041B		
		100 1 St. NE 1015 0041B		

In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

Master Service List Served as set forth below

DESCRIPTION NAME		ADDRESS	EMAIL	METHOD OF SERVICE
		Attn: James M. Wagstaffe & Frank Busch		
		100 Pine Street		
Counsel to Public Employees Retirement	WAGSTAFFE, VON LOEWENFELDT, BUSCH &	Suite 725	wagstaffe@wvbrlaw.com	
Association of New Mexico	RADWICK, LLP	San Francisco CA 94111	busch@wvbrlaw.com	Email
Individual Plaintiffs Executive Committee				
appointed by the California Superior Court in				
the North Bay Fire Cases, Judicial Council		Attn: Michael A. Kelly, Khaldoun A. Baghdadi, Max Schuver		
Coordination Proceeding Number 4955,		650 California Street	mkelly@walkuplawoffice.com	
Pursuant to the terms of the Court's Case		26th Floor	kbaghdadi@walkuplawoffice.com	
Management Order No. 1	Walkup Melodia Kelly & Schoenberger	San Francisco CA 94108	mschuver@walkuplawoffice.com	Email
		Attn: Riiley C. Walter, Michael L. Wilhelm		
		205 E. River Park Circle		
Counsel for Aera Energy LLC, Midway Sunset	Walter Wilhelm Law Group a Professional	Suite 410	rileywalter@W2LG.com	
Congeneration Company	Corporation	Fresno CA 93720	Mwilhelm@W2LG.com	Email
		Attn: Emily P. Rich		
Counsel for Engineers and Scientists of		1001 Marina Village Parkway		
California, Local 20, IFPTE, Counsel for SEIU		Suite 200		
United Service Workers - West	Weinberg Roger & Rosenfeld	Alameda CA 94501-1091	cgray@unioncounsel.net	Email
Counsel for Sempra Energy, San Diego Gas &		Attn: J.Christopher Shore		
Electric Company, and Southern California Gas	5	1221 Avenue of the Americas		
Company	White & Case LLP	New York NY 10020-1095	cshore@whitecase.com	Email
		Attn: Thomas E Lauria, Matthew C. Brown		
Counsel for Sempra Energy, San Diego Gas &		Southeast Financial Center		
Electric Company, and Southern California Gas	5	200 South Biscayne Boulevard, Suite 4900	tlauria@whitecase.com	
Company	White & Case LLP	Miami FL 33131-2352	mbrown@whitecase.com	Email
		Attn: Todd W. Blischke		
		601 Union Street		
		Suite 4100		
Counsel for Ballard Marine Construction, Inc.	Williams Kastner	Seattle WA 98101-2380	TBlischke@williamskastner.com	First Class Mail
		Attn: Michael A. Yuffee		
		1700 K Street, N.W.		
Counsel for Macquarie Energy LLC	Winston & Strawn LLP	Washington DC 20006-3817	myuffee@winston.com	Email

In re: PG&E Corporation, et al. Case No. 19-30088 (DM)

Exhibit B

CRAVATH, SWAINE & MOORE LLP Paul H. Zumbro (pro hac vice) (pzumbro@cravath.com) Kevin J. Orsini (pro hac vice) (korsini@cravath.com) Omid H. Nasab (pro hac vice) (onasab@cravath.com) Worldwide Plaza 825 Eighth Avenue New York, NY 10019 Tel: 212 474 1000 Fax: 212 474 3700

NORTHERN DISTRICT OF CALIFORNIA

NOTICE OF THIRD PARTY SUBPOENA ISSUED TO CALIFORNIA REGIONAL MLS

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PLEASE TAKE NOTICE that on January 29, 2019 (the "Petition Date"), PG&E 1 Corporation ("PG&E Corp.") and Pacific Gas and Electric Company (the "Utility"), as debtors and debtors in possession (the "Debtors") in the above-captioned chapter 11 cases (the "Chapter 11 2 Cases"), each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") with the United States Bankruptcy Court for the Northern District 3 of California (San Francisco Division) (the "Bankruptcy Court"). 4 PLEASE TAKE FURTHER NOTICE that on November 1, 2019, counsel for the Debtors 5 issued and intends to serve a subpoena to produce documents, information, or objects (the "Subpoena") on the Custodian of Records of California Regional MLS. A copy of the Subpoena is 6 attached hereto as **Exhibit 1**. The items requested to be produced in the Subpoena, as described in Exhibit A to the Subpoena, relate to the estimation proceeding currently pending before the 7 Honorable James Donato in the United States District Court for the Northern District of California. 8 PLEASE TAKE FURTHER NOTICE that copies of each pleading identified herein can be 9 viewed and/or obtained: (i) by accessing the Court's website at http://www.canb.uscourts.gov, (ii) by contacting the Office of the Clerk of the Court at 450 Golden Gate Avenue, San Francisco, CA 10 94102, or (iii) from the Debtors' notice and claims agent, Prime Clerk LLC, at https://restructuring.primeclerk.com/pge or by calling (844) 339-4217 (toll free) for U.S.-based 11 parties; or +1 (929) 333-8977 for International parties or by e-mail at: pgeinfo@primeclerk.com. 12 Note that a PACER password is needed to access documents on the Bankruptcy Court's website. 13 Dated: November 1, 2019 WEIL, GOTSHAL & MANGES LLP 14 CRAVATH, SWAINE & MOORE LLP KELLER & BENVENUTTI LLP 15 16 /s/ Kevin J. Orsini Kevin J. Orsini 17 Attorneys for Debtors and Debtors in Possession 18 19 20 21 22 23 24 25 26 27 28

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EXHIBIT 1

United States District Court

for the

Northern District of California

In re PG&E Co	p. and Pacific Gas and Electric Co.	
	Plaintiff)	
	v.)	Civil Action No. 3:19-cv-05257-JD
)	
	Defoudant)	
	Defendant)	
	SUBPOENA TO PRODUCE DOCUMENT	S, INFORMATION, OR OBJECTS
	OR TO PERMIT INSPECTION OF PE	REMISES IN A CIVIL ACTION
To:	Custodian of Records, Ca	alifornia Regional MLS
10.	15325 Fairfield Ranch Road, Sui	
	(Name of person to whom t	this subpoena is directed)
documents, electr		the time, date, and place set forth below the following permit inspection, copying, testing, or sampling of the escribed in Exhibit A.
Place: Munger,	Tolles & Olson LLP (c/o Michael Lamb)	Date and Time:
350 Sout	h Grand Avenue, 50th Floor eles, CA 90071-3426	11/22/2019 5:00 pm
	45	
other property po	ssessed or controlled by you at the time, date, a	o permit entry onto the designated premises, land, or and location set forth below, so that the requesting party roperty or any designated object or operation on it.
Place:		Date and Time:
Rule 45(d), relation	ng to your protection as a person subject to a subpoena and the potential consequences of not of	hed – Rule 45(c), relating to the place of compliance; abpoena; and Rule 45(e) and (g), relating to your duty t doing so.
	CLERK OF COURT	OR
		/s/ Kevin J. Orsini
	Signature of Clerk or Deputy Clerk	Attorney's signature
The name address	s, e-mail address, and telephone number of the	attorney representing (name of parti)
	n and Pacific Gas and Electric Company	, who issues or requests this subpoena, are:
		<u> </u>
Kevin J. Orsini. C	Cravath, Swaine & Moore LLP, New York, NY 1	.0019

Notice to the person who issues or requests this subpoena

A notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

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Civil Action No. 3:19-cv-05257-JD

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

☐ I served the su	bpoena by delivering a copy to the nar	a copy to the named person as follows:				
		on (date) ;	or			
☐ I returned the	subpoena unexecuted because:					
		States, or one of its officers or agents, I and the mileage allowed by law, in the				
\$	·					
C	0 1 10	6	0.00			
Tees are \$	for travel and \$	for services, for a total of \$	0.00			
			0.00			
	enalty of perjury that this information i		0.00			
I declare under pe		s true.	0.00			
I declare under pe			0.00			
I declare under pe		s true.	0.00			
I declare under pe		s true. Server's signature	0.00			

Additional information regarding attempted service, etc.:

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Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - **(B)** inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- **(B)** Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
 - (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
- (A) *Documents*. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- **(D)** Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

For access to subpoena materials, see Fed. R. Civ. P. 45(a) Committee Note (2013).

1 2

Exhibit A

DEFINITIONS AND INSTRUCTIONS

- 1. The term "California North Bay Wildfires" refers to the various fires that occurred in the counties of Butte, Calaveras, Fresno, Humboldt, Lake, Mendocino, Napa, Solano, Sonoma and Yuba between October 8, 2017 and October 15, 2017, including the (1) Adobe; (2) Atlas; (3) Blue; (4) Cascade; (5) Cherokee; (6) Highway 37; (7) Honey; (8) La Porte; (9) Lobo; (10) McCourtney; (11) Norrbom; (12) Nuns; (13) Oakmont/Pythian; (14) Partrick; (15) Pocket; (16) Point; (17) Potter/Redwood; (18) Pressley; (19) Sullivan; (20) Sulphur (21) Tubbs and (22) Youngs fires.
- 2. The term "Camp Fire" shall mean the wildfire that occurred in the town of Paradise, California beginning on or about November 8, 2018.
- 3. The term "Documents" shall carry its broadest meaning consistent with Rule 34 of the Federal Rules of Civil Procedure and includes, without limitation, any written material, whether typed, handwritten, printed or otherwise, and whether in draft or final form, of any kind or nature, or any photograph, photostat, microfilm or other reproduction thereof, including, without limitation, each note, memorandum, letter, telegram, telex, circular, release, article, report, prospectus, memorandum of any telephone or in-person conversation, any financial statement, analysis, drawing, graph, chart, account, book, notebook, draft, summary, diary, transcript, computer data base, computer printout or other computer generated matter, and other data compilations, and any other documents or electronically stored information in any medium from which information can be obtained, whether directly or, if necessary, after translation into a reasonably usable form. Electronic mail, voice mail and any pictures, video, or sound recorded by any means are included within the definition of the terms "Document" or "Documents." A draft or non-identical copy, including a copy with handwritten notes, is a separate Document within the meaning of the term.
- 4. The terms "you" and "your" shall mean, collectively or individually, California Regional MLS and all predecessors, successors, divisions, past or present, and all past or present agents, employees, consultants, attorneys, representatives and any other person acting on its behalf.

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- 1
 2
 3

5. The term "and/or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the interrogatory all responses that might otherwise be construed to be outside of its scope.

6. "Any" is to be understood to include and encompass "all"; the word "all" also includes "each" and vice versa.

DOCUMENTS TO BE PRODUCED

1. Documents sufficient to show any listing for sale or rent with respect to any residential property, commercial property or other property in each of the zip codes associated with the California North Bay Wildfires or Camp Fire listed in the table below from January 1, 2016 to present.

94503	95476	95457
94515	95482	95461
94558	95490	95492
94559	94534	95257
94567	95255	95666
94574	95901	95919
94954	95914	95945
95403	95918	95946
95404	95949	95962
95405	95959	95915
95409	95965	95916
95422	95966	95928
95423	95972	95938
95425	95975	95954
95441	94599	95965
95442	94928	95969
95448	94951	95942
95452	95401	95971
95469	95439	95973
95470	95451	

By:

/s/ Kevin J. Orsini

Kevin J. Orsini (admitted *pro hac vice*) CRAVATH, SWAINE & MOORE LLP 825 8th Avenue New York, NY 10019 (212) 474-1000

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Exhibit C

Exhibit C

Fee Application Service List Served as set forth below

NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	POSTAL CODE	EMAIL	METHOD OF SERVICE
	Attn: Eric Sagerman, Esq. and Cecily	11601 Wilshire						
Baker & Hostetler LLP	Dumas, Esq.	Boulevard, Suite 1400		Los Angeles	CA	90025-0509		First Class Mail
DLA PIPER LLP	Attn: Joshua D. Morse	555 Mission Street	Suite 2400	San Francisco	CA	94105-2933		First Class Mail
DLA PIPER LLP (US)	Attn: Eric Goldberg, David Riley						david.riley@dlapiper.com	Email
Fee Examiner	Attn: Bruce A. Markell						bamexampge@gmail.com	Email
							tkeller@kellerbenvenutti.com;	
Keller & Benvenutti LLP	Attn: Tobias S. Keller, Jane Kim						jkim@kellerbenvenutti.com	Email
	Attn: Dennis F. Dunne, Esq. and Sam A.							
Milbank LLP	Khalil, Esq.	55 Hudson Yards		New York	NY	10001-2163		First Class Mail
	Attn: Paul S. Aronzon, Gregory A. Bray,						Paronzon@milbank.com;	
Milbank LLP	Thomas R. Kreller						Gbray@milbank.com	Email
	Attn: James L. Snyder, Esq. & Timothy						James.L.Snyder@usdoj.gov;	
Office of the United States Trustee	Lafreddi, Esq., Marta E. Villacorta	450 Golden Gate Ave	Suite 05-0153	San Francisco	CA	94102	timothy.s.laffredi@usdoj.gov	First Class Mail and Email
Pacific Gas & Electric Company	Attn: Janet Loduca, Esq.	77 Beale Street		San Francisco	CA	94105		First Class Mail
							stephen.karotkin@weil.com;	
							matthew.goren@weil.com;	
	Attn: Stephen Karotkin, Jessica Liou,						jessica.liou@weil.com;	
Weil, Gotshal & Manges LLP	Matthew Goren , Rachael Foust						rachael.foust@weil.com	Email

In re: PG&E Corporation, et al. Case No. 19-30088 (DM)